Approved For Release 2007/03/16 : CIA-RDP91-00682R000200070030-3

Journal

Office of Legislative Counsel

Tuesday - 28 October 1952

STATINTL
1. I talked today with Executive
Secretary of the Loyalty Review Board, to inquire whether
there was any procedure whereby a Loyalty Board could
interview a person whose case was pending before the Board
without going to charges. stated that under the STATINTL
present published procedures that was not possible, but at
the request of the Department of Defense a new regulation
had been approved by the Loyalty Review Board and was
about to be issued. He stated that we could proceed under
this new directive which states that if an agency has a law
which provides for security termination any interviews
under the security procedures could be incorporated into
the loyalty procedures. In reply to my question, he stated
that there would be no objection if CIA halted a loyalty hear-
ing, proceeded with an interview under a security hearing,
and then incorporated that interview with the subject as a
part of the loyalty proceeding. This would make it unneces-
sary to go to loyalty charges with resultant suspension in
a case which the Board feels might well be settled favorably
with a personal interview.